

## CONFIDENTIAL RECORD SHEET

REGISTRATION SERVICE  
BOY SCOUTS OF AMERICA

Date 9-26-89  
Social Security Number [REDACTED]

Full name Gene E. Nichols  
(No initials if you can possibly get full name)

Address [REDACTED]

City White Bluff State TN ZIP 37187

of birth 3-15-67 (This is important and should be exact.)

Approximate age        (To be used ONLY when date of birth is not known.)

Religion        Nationality American

Occupation School Janitor

Education High School

Weight 200 lbs. Height 5'7" Race White

Color of hair Brown Color of eyes       

Outstanding characteristics or interests       

Married or single Single Children No  
(Number, ages, and names, if possible)

Spouse's name       

### Scouting connections:

Unit No. 594 City Kingston State TN Position ACM Date registered 12-1988 Date resigned 9-22-89  
Special Recognition # 185594

Suspended or denied registration for following reasons: Suspended for charges of child abuse.

SPECIFY THE FACTS THAT LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION, AND LIST ATTACHED SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE, OR SPECULATION):

**NOTED**

JUL 12 1991

JOSEPH L. ANGLIM

*Confidential*  
*10/2/89*  
*[Signature]*

Signed [Signature]  
Scout Executive

Council Middle Tennessee #560

July 17, 1991

Mr. Kenneth L. Connelly  
Scout Executive  
Middle Tennessee Council, No. 56

PERSONAL AND CONFIDENTIAL

SUBJECT: GENE E. NICHOLS

Dear Ken:

Thank you for the detailed information sent concerning the above Scouter. This case has been reviewed with our attorney and is now on our permanent Ineligible Volunteer File.

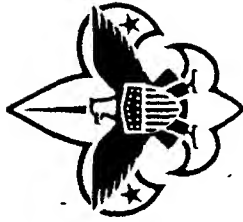
Sincerely,

Paul Ernst, Director  
Registration and Statistical Service

eko

cc: James D. Wilson, Southeast Region

RECORDED  
JUL 17 1991  
ERIN ORILEY



BOY SCOUTS OF AMERICA

Middle Tennessee Council — Boy Scouts of America

May 6, 1991

PERSONAL & CONFIDENTIAL

Mr. Paul Ernst, Director  
Registration and Statistical Service  
National Office  
Boy Scouts of America  
1325 Walnut Hill Lane  
P. O. Box 152079  
Irving, TX 75015-2079

Dear Paul:

Enclosed is the information we received today from the District Attorney General's office in Charlotte, Tennessee regarding "Gene" Nichols.

Please contact me if you have questions.

Sincerely,

Tim Cooper  
Director of Field Service

TC:jh

Enc.

cc: James D. Wilson



A United Way Member Agency

CONF011027

IN THE CIRCUIT COURT OF DICKSON COUNTY, TENNESSEE  
AT CHARLOTTE

STATE OF TENNESSEE

CASE # 18818

COUNT II

WARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
SEX M

INDICTED CHARGE AGGRAVATED SEXUAL

(AMENDED CHARGE, IF ANY) BATTERY

CONVICTED OFFENSE AGGRAVATED SEXUAL

CLASS B FELONY/CLASS BATTERY MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

As the District Attorney General for the State and defendant with  
consent of record, Robert Wilson, Public Defender, for entry of  
judgment.

On the 16th day of March, 19 90, the defendant, having  
entered a guilty plea,  
been found guilty by jury verdict,  
been found guilty by bench trial,  
entered a plea of nolo contendere,  
admitted of the offense of:  
Aggravated Sexual Battery

Committed on [date] September 2, 1989,  
which is a:  
Class B felony  
Class B misdemeanor

After considering the evidence, the entire record, and all factors in T.  
A. Title 40, Chapter 35, all of which are incorporated by reference  
herein, the Court's findings and rulings are:

The defendant is:

- an especially mitigated offender with a % release eligibility date,
- a standard offender,
- a multiple offender,
- a persistent offender,
- a career offender.
- the sentence shall be in Range I.

The defendant shall pay a fine of \$ -0-.

The sentence imposed is twelve (12) years, months,  
days.

This sentence shall be served:

concurrently with sentences in the following cases and/or  
units:

consecutively to sentences in the following cases and/or counts:

Restitution is ordered as follows:

N/A

community service without compensation hours, days,

The place of confinement is:

- the local jail,
- the local workhouse,
- the regional workhouse (if available),
- the Department of Corrections,
- the sentence is a community based alternative to incarceration under  
C. A. Title 40, Chapter 36, as provided in the attached supplemental  
order incorporated herein.

7. The defendant shall be:  
(x) continuously confined,  
( ) continuously confined for a period of \_\_\_\_\_ followed by

probation for a period of \_\_\_\_\_  
( ) periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

\_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
( ) granted immediate probation for a period of \_\_\_\_\_

The conditions of probation are enumerated in the attached supplemental  
order incorporated herein.

8. The defendant, having been sentenced to confinement in the local jail  
or workhouse, shall be eligible for work release or other rehabilitative  
programs but not parole after serving:

(Felony) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%

(Misdemeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 60%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

9. The release date of the defendant confined in the local jail or  
workhouse shall be after serving \_\_\_\_\_ %.

10. The defendant is allowed jail credit of 193 \_\_\_\_\_ days on  
this sentence for in-custody dates of September 5, 1989 through March 16,  
1990. \_\_\_\_\_

11. The defendant (x) is or ( ) is not rendered infamous.

12. The costs of this cause shall be paid by defendant.

13. [Supplementing paragraph \_\_\_\_\_ above].

14. Count I, charging Aggravated Sexual Battery and Count III, charging  
Contributing to the Delinquency of a Minor are hereby Nollied.

DATE OF JUDGEMENT AND  
SENTENCE:

March 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF DICKSON COUNTY, TENNESSEE  
AT CHARLOTTE

STATE OF TENNESSEE

CASE # 18920 COUNT 1

VS.

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SSI# [REDACTED]  
INDICTED CHARGE AGGRAVATED SEXUAL BATTERY  
(AMENDED CHARGE, IF ANY)  
CONVICTED OFFENSE AGGRAVATED SEXUAL BATTERY  
CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 19 90, the defendant, having  
(x) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:  
Aggravated Sexual Battery

committed on (date) February 11, 1989,  
which is a:  
(x) Class B felony  
( ) Class misdeemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:

- ( ) an especially mitigated offender with a % release eligibility date,  
(x) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.

The sentence shall be in Range I.

2. The defendant shall pay a fine of \$ -0-.

3. The sentence imposed is twelve (12) years, months, days.

4. This sentence shall be served:

- ( ) concurrently with sentences in the following cases and/or counts:

(x) consecutively to sentences in the following cases and/or counts:  
Dickson County Case No. 18818

5. Restitution is ordered as follows:

- ( ) N/A  
( ) community service without compensation days, hours.

6. The place of confinement is:

- ( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(x) the Department of Corrections,  
( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.

7. The defendant shall be:  
(x) continuously confined,  
( ) continuously confined for a period of \_\_\_\_\_ followed by  
probation for a period of \_\_\_\_\_,  
( ) periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

\_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
( ) granted immediate probation for a period of \_\_\_\_\_.

The conditions of probation are enumerated in the attached supplemental  
order incorporated herein.

8. The defendant, having been sentenced to confinement in the local jail  
or workhouse, shall be eligible for work release or other rehabilitative  
programs but not parole after serving:

(Felony) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%

(Misdemeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

9. The release date of the defendant confined in the local jail or  
workhouse shall be after serving \_\_\_\_\_ %.

10. The defendant is allowed jail credit of \_\_\_\_\_ days on  
this sentence for in-custody dates of \_\_\_\_\_

11. The defendant (x) is or ( ) is not rendered infamous.

12. The costs of this cause shall be paid by defendant.

13. [Supplementing paragraph \_\_\_\_\_ above].

14. Count II of this Indictment is hereby Nollied.

DE OF JUDGE MEN AND  
ATTENDANCE:

Ma h 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF DICKSON COUNTY, TENNESSEE  
AT CHARLOTTE

STATE OF TENNESSEE

CASE # 18921

COUNT

VS.

INDICTED CHARGE AGGRAVATED SEXUAL

(AMENDED CHARGE, IF ANY) BATTERY

CONVICTED OFFENSE AGGRAVATED SEXUAL

CLASS B FELONY/CLASS BATTERY MISDEMEANOR

EDWARD E. "GENE" NICHOLS

DEFENDANT

DATE OF BIRTH 03/15/67

RACE W SEX M

SS# [REDACTED]

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 19 90, the defendant, having (x) entered a guilty plea, ( ) been found guilty by jury verdict, ( ) been found guilty by bench trial, ( ) entered a plea of nolo contendere, is convicted of the offense of:

Aggravated Sexual Battery

committed on (date) day of February, 1988, which is a:

(x) Class B felony

( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:

( ) an especially mitigated offender with a % release eligibility date,  
(x) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.

The sentence shall be in Range 1.

2. The defendant shall pay a fine of \$ -0-.

3. The sentence imposed is twelve (12) years, months, days.

4. This sentence shall be served:

( ) concurrently with sentences in the following cases and/or counts:

(x) consecutively to sentences in the following cases and/or counts: Dickson County Case No. 18920.

5. Restitution is ordered as follows:

( ) N/A

( ) community service without compensation days, hours.

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(x) the Department of Corrections,

( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.



The defendant shall be:  
continuously confined,  
continuously confined for a period of \_\_\_\_\_ followed by  
probation for a period of \_\_\_\_\_,  
periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

\_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
granted immediate probation for a period of \_\_\_\_\_.

conditions of probation are enumerated in the attached supplemental  
or incorporated herein.

The defendant, having been sentenced to confinement in the local jail  
workhouse, shall be eligible for work release or other rehabilitative  
programs but not parole after serving:  
any) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%

demeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 60%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

The release date of the defendant confined in the local jail or  
house shall be after serving \_\_\_\_\_ %.

The defendant is allowed jail credit of \_\_\_\_\_ days on  
sentence for in-custody dates of \_\_\_\_\_

The defendant (x) is or ( ) is not rendered infamous.

The costs of this cause shall be paid by defendant.

[Supplementing paragraph \_\_\_\_\_ above].

OF "D GEMEN" AND  
NC.

ch 16, 1990 \_\_\_\_\_

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF DICKSON COUNTY, TENNESSEE  
AT CHARLOTTE

STATE OF TENNESSEE

CASE # 18922 COUNT

VS.

EDWARD E. "GENE" NICHOLS

DEFENDANT

DATE OF BIRTH 03/15/67

RACE CAUCASIAN SEX MALE

SS#

INDICTED CHARGE AGGRAVATED SEXUAL  
BATTERY

(AMENDED CHARGE, IF ANY)

CONVICTED OFFENSE AGGRAVATED SEXUAL  
BATTERY

CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having  
(X) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:  
Aggravated Sexual Battery

committed on (date) April 7, 1988

which is a:

(X) Class B felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:

( ) an especially mitigated offender with a % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.  
The sentence shall be in Range I.

2. The defendant shall pay a fine of \$ N/A.

3. The sentence imposed is twelve (12) years, 0 months,  
0 days.

4. This sentence shall be served:

( ) concurrently with sentences in the following cases and/or  
counts: with Dickson County Case Number 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A

( ) community service without compensation days,  
hours.

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(X) the Department of Corrections,  
( ) the sentence is a community based alternative to incarceration under  
T. C. A. Title 40, Chapter 36, as provided in the attached supplemental  
order incorporated herein.

The defendant shall be:

- ) continuously confined,
- ) continuously confined for a period of \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_
- ) periodically confined as follows (specify total time and days or parts of days the defendant is to be confined) \_\_\_\_\_

- \_\_\_\_\_
- ) followed by probation for a period of \_\_\_\_\_
- ) granted immediate probation for a period of \_\_\_\_\_

he conditions of probation are enumerated in the attached supplemental order incorporated herein.

. The defendant, having been sentenced to confinement in the local jail or workhouse, shall be eligible for work release or other rehabilitative programs but not parole after serving: N/A

Felony) \_\_\_\_\_ 0%  
          \_\_\_\_\_ 10%  
          \_\_\_\_\_ 20%  
          \_\_\_\_\_ 30%  
          \_\_\_\_\_ 40%  
          \_\_\_\_\_ 50%

Misdemeanor) \_\_\_\_\_ 0%  
                  \_\_\_\_\_ 10%  
                  \_\_\_\_\_ 20%  
                  \_\_\_\_\_ 30%  
                  \_\_\_\_\_ 40%  
                  \_\_\_\_\_ 50%  
                  \_\_\_\_\_ 60%  
                  \_\_\_\_\_ 70%  
                  \_\_\_\_\_ 75%

9. The release date of the defendant confined in the local jail or workhouse shall be after serving \_\_\_\_\_ N/A %.

10. The defendant is allowed jail credit of \_\_\_\_\_ N/A \_\_\_\_\_ days on this sentence for in-custody dates of \_\_\_\_\_

11. The defendant (X) is or ( ) is not rendered infamous.

12. The costs of this cause shall be paid by defendant.

13. [Supplementing paragraph \_\_\_\_\_ above].

DATE OF JUDGEMENT AND  
SENTENCE:

March 16, 1990

JUDGE (Signature)

Allen W. Wallace

Judge (Type or Print)

STATE OF TENNESSEE

CASE # 108823 COUNT

VS. ~

INDICTED CHARGE AGGRAVATED SEXUAL BATTERY

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS# [REDACTED]

(AMENDED CHARGE, IF ANY)  
CONVICTED OFFENSE AGGRAVATED SEXUAL  
BATTERY  
CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having  
(x) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:  
Aggravated Sexual Battery

committed on [date] day of , 1988,  
which is a:  
(x) Class B felony  
( ) Class misdeemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:  
( ) an especially mitigated offender with a % release eligibility date,  
(x) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.  
The sentence shall be in Range I.

2. The defendant shall pay a fine of \$ -0-.

3. The sentence imposed is eight (8) years, months, days.

4. This sentence shall be served:

( x ) concurrently with sentences in the following cases and/or counts: Dickson County Case No 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:  
( ) N/A

( ) community service without compensation days, hours.

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
(x) the regional workhouse (if available),  
( ) the Department of Corrections,  
( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.

The defendant shall be:

- x) continuously confined,  
 ) continuously confined for a period of \_\_\_\_\_ followed by  
 probation for a period of \_\_\_\_\_  
 ) periodically confined as follows (specify total time and days' or parts  
 of days the defendant is to be confined) \_\_\_\_\_

- \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
 ) granted immediate probation for a period of \_\_\_\_\_.

The conditions of probation are enumerated in the attached supplemental order incorporated herein.

The defendant, having been sentenced to confinement in the local jail or workhouse, shall be eligible for work release or other rehabilitative programs but not parole after serving:

Felony) \_\_\_\_\_ 0%  
 \_\_\_\_\_ 10%  
 \_\_\_\_\_ 20%  
 \_\_\_\_\_ 30%  
 \_\_\_\_\_ 40%  
 \_\_\_\_\_ 50%

Misdemeanor) \_\_\_\_\_ 0%  
 \_\_\_\_\_ 10%  
 \_\_\_\_\_ 20%  
 \_\_\_\_\_ 30%  
 \_\_\_\_\_ 40%  
 \_\_\_\_\_ 50%  
 \_\_\_\_\_ 60%  
 \_\_\_\_\_ 70%  
 \_\_\_\_\_ 75%

The release date of the defendant confined in the local jail or workhouse shall be after serving \_\_\_\_\_ %.

0. The defendant is allowed jail credit of \_\_\_\_\_ days on his sentence for in-custody dates of \_\_\_\_\_

1. The defendant (x) is or ( ) is not rendered infamous.

2. The costs of this cause shall be paid by defendant.

3. [Supplementing paragraph \_\_\_\_\_ above].

DATE OF JUDGEMENT AND  
SENTENCE:

March 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

STATE OF TENNESSEE

CASE # 10032 B COUNT

VS.

INDICTED CHARGE AGGRAVATED SEXUAL BATTERY

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS# [REDACTED]

(AMENDED CHARGE, IF ANY)

CONVICTED OFFENSE AGGRAVATED SEXUAL

CLASS B FELONY/CLASS MISDEMEANOR BATTERY

J U D G M E N T

MAR 16 1990  
CLERK

(Fill in all applicable blanks and check all applicable provisions).  
Comes the District Attorney General for the State and defendant with  
counsel of record, Robert Wilson, Public Defender, for entry of  
judgment.

On the 16th day of March, 1990, the defendant, having  
(X) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:

Aggravated Sexual Battery

committed on (date) day of , 1988,  
which is a:

(X) Class B felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T.  
C. A. Title 40, Chapter 35, all of which are incorporated by reference  
herein, the Court's findings and rulings are:

1. The defendant is:

( ) an especially mitigated offender with a % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.

The sentence shall be in Range I.

2. The defendant shall pay a fine of \$ -0-

3. The sentence imposed is eight (8) years, months,  
days.

4. This sentence shall be served:

(X) concurrently with sentences in the following cases and/or  
counts: Dickson County Case No. 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A

( ) community service without compensation days,  
hours.

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(X) the Department of Corrections,

( ) the sentence is a community based alternative to incarceration under  
T. C. A. Title 40, Chapter 36, as provided in the attached supplemental  
order incorporated herein.

7. The defendant shall be:

(X) continuously confined,  
( ) continuously confined for a period of \_\_\_\_\_ followed by

( ) probation for a period of \_\_\_\_\_  
( ) periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

\_\_\_\_\_  
Followed by probation for a period of \_\_\_\_\_  
( ) granted immediate probation for a period of \_\_\_\_\_.

The conditions of probation are enumerated in the attached supplemental  
order incorporated herein.

8. The defendant, having been sentenced to confinement in the local jail  
or workhouse, shall be eligible for work release or other rehabilitative  
programs but not parole after serving:

(Felony) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%

(Misdemeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 60%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

9. The release date of the defendant confined in the local jail or  
workhouse shall be after serving \_\_\_\_\_%.

10. The defendant is allowed jail credit of \_\_\_\_\_ days on  
this sentence for in-custody dates of \_\_\_\_\_

11. The defendant (X) is or ( ) is not rendered infamous.

12. The costs of this cause shall be paid by defendant.

13. [Supplementing paragraph \_\_\_\_\_ above].

DATE OF JUDGEMENT AND  
SENTENCE:

arch 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF CHEATHAM COUNTY, TENNESSEE  
AT ASHLAND CITY

STATE OF TENNESSEE

CASE # 10882.C COUNT

VS.

INDICTED CHARGE AGGRAVATED SEXUAL BATTERY

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS#

(AMENDED CHARGE, IF ANY)

CONVICTED OFFENSE AGGRAVATED SEXUAL  
BATTERY  
CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having  
(x) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:

Aggravated Sexual Battery

committed on [date] day of February, 1988,  
which is a:

(x) Class B felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:

( ) an especially mitigated offender with a % release eligibility date,  
(x) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.

The sentence shall be in Range I.

2. The defendant shall pay a fine of \$-0-.

3. The sentence imposed is eight (8) years, months, days.

4. This sentence shall be served:

(x) concurrently with sentences in the following cases and/or counts: Dickson County Case No. 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A

( ) community service without compensation hours, days,

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(x) the Department of Corrections,

( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.



The defendant shall be:

- 1) continuously confined,  
2) continuously confined for a period of \_\_\_\_\_ followed by  
probation for a period of \_\_\_\_\_,  
3) periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

- \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
1) granted immediate probation for a period of \_\_\_\_\_.  
The conditions of probation are enumerated in the attached supplemental  
order incorporated herein.

The defendant, having been sentenced to confinement in the local jail  
workhouse, shall be eligible for work release or other rehabilitative  
programs but not parole after serving:  
Felony) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%

Misdemeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 60%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

The release date of the defendant confined in the local jail or  
workhouse shall be after serving \_\_\_\_\_ %.

- 1). The defendant is allowed jail credit of \_\_\_\_\_ days on  
his sentence for in-custody dates of \_\_\_\_\_


2). The defendant (x) is or ( ) is not rendered infamous.

3). The costs of this cause shall be paid by defendant.

4). [Supplementing paragraph \_\_\_\_\_ above].

STATE OF JUDGEMENT AND  
SENTENCE:

March 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

STATE OF TENNESSEE

CASE # 10882 D COUNT 1

VS.

INDICTED CHARGE AGGRAVATED SEXUAL BATTI

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SSN [REDACTED]

(AMENDED CHARGE, IF ANY) \_\_\_\_\_  
CONVICTED OFFENSE AGGRAVATED SEXUAL  
BATTERY  
CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having  
(X) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:

Aggravated Sexual Battery  
committed on (date) \_\_\_\_\_ day of \_\_\_\_\_, 1988,  
which is a:  
(X) Class B felony  
( ) Class \_\_\_\_\_ misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:  
( ) an especially mitigated offender with a \_\_\_\_\_ % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.  
The sentence shall be in Range I \_\_\_\_\_.

2. The defendant shall pay a fine of \$ -0- \_\_\_\_\_.

3. The sentence imposed is eight (8) \_\_\_\_\_ years, \_\_\_\_\_ months, \_\_\_\_\_ days.

4. This sentence shall be served:  
( X ) concurrently with sentences in the following cases and/or counts: Dickson County Case No 18818

( ) consecutively to sentences in the following cases and/or counts: \_\_\_\_\_

5. Restitution is ordered as follows:  
( ) N/A

( ) community service without compensation \_\_\_\_\_ days  
\_\_\_\_\_ hours.

6. The place of confinement is:

- ( ) the local jail,
- ( ) the local workhouse,
- ( ) the regional workhouse (if available),
- (X) the Department of Corrections,
- ( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.

7. The defendant shall be:

- (x) continuously confined,  
( ) continuously confined for a period of \_\_\_\_\_ followed by  
probation for a period of \_\_\_\_\_  
( ) periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

- \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
( ) granted immediate probation for a period of \_\_\_\_\_

The conditions of probation are enumerated in the attached supplemental order incorporated herein.

8. The defendant, having been sentenced to confinement in the local jail or workhouse, shall be eligible for work release or other rehabilitative programs but not parole after serving:

(Felony) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%

(Misdemeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 60%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

9. The release date of the defendant confined in the local jail or workhouse shall be after serving \_\_\_\_\_ %.

10. The defendant is allowed jail credit of \_\_\_\_\_ days on this sentence for in-custody dates of \_\_\_\_\_

11. The defendant (x) is or ( ) is not rendered infamous.

12. The costs of this cause shall be paid by defendant.

13. [Supplementing paragraph \_\_\_\_\_ above].

14. Count II of this indictment is hereby nollied.

ATL OF JUDGEMENT AND  
ENTENCE:

March 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF CHEATHAM COUNTY, TENNESSEE  
AT ASHLAND CITY

STATE OF TENNESSEE

CASE # 10882 F COUNT 1

VS.

INDICTED CHARGE AGGRAVATED SEXUAL BATTER

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS# [REDACTED]

(AMENDED CHARGE, IF ANY)  
CONVICTED OFFENSE AGGRAVATED SEXUAL  
CLASS B FELONY/CLASS BATTERY MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having  
(X) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:

Aggravated Sexual Battery  
committed on (date) day of , 1988,  
which is a:  
(X) Class B felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:  
( ) an especially mitigated offender with a % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.  
The sentence shall be in Range I.

2. The defendant shall pay a fine of \$ -0-.

3. The sentence imposed is eight (8) years, months, days.

4. This sentence shall be served:  
( X ) concurrently with sentences in the following cases and/or counts: Dickson County Case No 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A

( ) community service without compensation hours, days,

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(X) the Department of Corrections,

( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.

The defendant shall be:

- ) continuously confined,
- ) continuously confined for a period of \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_
- ) periodically confined as follows (specify total time and days or parts of days the defendant is to be confined) \_\_\_\_\_

- \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_
- ) granted immediate probation for a period of \_\_\_\_\_.
- \_\_\_\_\_ e conditions of probation are enumerated in the attached supplemental order incorporated herein.

The defendant, having been sentenced to confinement in the local jail workhouse, shall be eligible for work release or other rehabilitative programs but not parole after serving:

elony) \_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%

Isdemeanor) \_\_\_\_\_ 0% \_\_\_\_\_ 60%  
\_\_\_\_\_ 10% \_\_\_\_\_ 70%  
\_\_\_\_\_ 20% \_\_\_\_\_ 75%

The release date of the defendant confined in the local jail or workhouse shall be after serving \_\_\_\_\_ %.

The defendant is allowed jail credit of \_\_\_\_\_ days on is sentence for in-custody dates of \_\_\_\_\_

- \_\_\_\_\_ . The defendant (x) is or ( ) is not rendered infamous.
- \_\_\_\_\_ . The costs of this cause shall be paid by defendant.
- \_\_\_\_\_ . [Supplementing paragraph \_\_\_\_\_ above].
- \_\_\_\_\_ . Count II of this indictment is hereby nollied.

THE JUDGEMENT AND  
VERDICT:

March 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF CHEATHAM COUNTY, "TENNESSEE  
AT ASHLAND CITY

STATE OF TENNESSEE

CASE # 10882 F COUNT 1

VS.

INDICTED CHARGE AGGRAVATED SEXUAL BATTER

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS# [REDACTED]

(AMENDED CHARGE, IF ANY)  
CONVICTED OFFENSE AGGRAVATED SEXUAL  
BATTERY  
CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having (X) entered a guilty plea, ( ) been found guilty by jury verdict, ( ) been found guilty by bench trial, ( ) entered a plea of nolo contendere, is convicted of the offense of:

Aggravated Sexual Battery

committed on [date] day of 1988, which is a:

(X) Class B felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:

( ) an especially mitigated offender with a % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.

The sentence shall be in Range I.

2. The defendant shall pay a fine of \$ -0-.

3. The sentence imposed is eight (8) years, months, days.

4. This sentence shall be served:

(X) concurrently with sentences in the following cases and/or counts: Dickson County Case No. 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A

( ) community service without compensation days, hours.

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(X) the Department of Corrections,

( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.

The defendant shall be:

- ) continuously confined,
- ) continuously confined for a period of \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_,
- ) periodically confined as follows (specify total time and days or parts of days the defendant is to be confined) \_\_\_\_\_

\_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
) granted immediate probation for a period of \_\_\_\_\_.

\_\_\_\_\_ e conditions of probation are enumerated in the attached supplemental der incorporated herein.

The defendant, having been sentenced to confinement in the local jail workhouse, shall be eligible for work release or other rehabilitative programs but not parole after serving:

elony) _____ 0%	_____ 30%	_____ 60%
_____ 10%	_____ 40%	_____ 70%
_____ 20%	_____ 50%	_____ 75%

isdemeanor) \_\_\_\_\_ 0% \_\_\_\_\_ 30% \_\_\_\_\_ 60%

\_\_\_\_\_ rkhouse shall be after serving \_\_\_\_\_ %.

\_\_\_\_\_ The release date of the defendant confined in the local jail or is sentence for in-custody dates of \_\_\_\_\_ days on \_\_\_\_\_

\_\_\_\_\_ . The defendant (x) is or ( ) is not rendered infamous.

\_\_\_\_\_ . The costs of this cause shall be paid by defendant.

\_\_\_\_\_ . [Supplementing paragraph \_\_\_\_\_ above].

\_\_\_\_\_ . Count II of this indictment is hereby nollied.

IE OF JUDGEMENT AND  
NTENCE:

la. \_\_\_\_\_ 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF CHEATHAM COUNTY, "TENNESSEE  
AT ASHLAND CITY

STATE OF TENNESSEE

CASE # 10882 F COUNT I

VS.

INDICTED CHARGE AGGRAVATED SEXUAL BATTER

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS# [REDACTED]

(AMENDED CHARGE, IF ANY)

CONVICTED OFFENSE AGGRAVATED SEXUAL

CLASS B FELONY/CLASS MISDEMEANOR  
BATTERY

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having  
(X) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:

Aggravated Sexual Battery  
committed on (date) day of 1988,  
which is a:  
(X) Class A felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:  
( ) an especially mitigated offender with a % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.  
The sentence shall be in Range I.

2. The defendant shall pay a fine of \$-0-.

3. The sentence imposed is eight (8) years, months, days.

4. This sentence shall be served:

(X) concurrently with sentences in the following cases and/or counts: Dickson County Case No. 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A

( ) community service without compensation days, hours.

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(X) the Department of Corrections,

( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.



The defendant shall be:

- ) continuously confined,
- ) continuously confined for a period of \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_,
- ) periodically confined as follows (specify total time and days or parts of days the defendant is to be confined) \_\_\_\_\_

- \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_
- ) granted immediate probation for a period of \_\_\_\_\_.
- \_\_\_\_\_ e conditions of probation are enumerated in the attached supplemental der incorporated herein.

The defendant, having been sentenced to confinement in the local jail workhouse, shall be eligible for work release or other rehabilitative programs but not parole after serving:

_____ 0%	_____ 30%
_____ 10%	_____ 40%
_____ 20%	_____ 50%

Is defendant) \_\_\_\_\_ 0% \_\_\_\_\_ 60%  
\_\_\_\_\_ 10% \_\_\_\_\_ 70%  
\_\_\_\_\_ 20% \_\_\_\_\_ 75%

The release date of the defendant confined in the local jail or workhouse shall be after serving \_\_\_\_\_ %.

The defendant is allowed jail credit of \_\_\_\_\_ days on is sentence for in-custody dates of \_\_\_\_\_

\_\_\_\_\_ . The defendant (x) is or ( ) is not rendered infamous.


\_\_\_\_\_ . The costs of this cause shall be paid by defendant.

\_\_\_\_\_ . [Supplementing paragraph \_\_\_\_\_ above].

\_\_\_\_\_ . Count II of this indictment is hereby nollied.

CE OF JUDGEMENT AND  
ITENCE:

ar. 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

IN THE CIRCUIT COURT OF CHEATHAM COUNTY, TENNESSEE  
AT ASHLAND CITY

STATE OF TENNESSEE

CASE # 10882 G COUNT

VS.

INDICTED CHARGE AGGRAVATED SEXUAL BATTER

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS# [REDACTED]

(AMENDED CHARGE, IF ANY)

CONVICTED OFFENSE AGGRAVATED SEXUAL  
BATTERY  
CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having (X) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:

Aggravated Sexual Battery  
committed on [date] day of September, 1987,  
which is a:  
(X) Class B felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:  
( ) an especially mitigated offender with a % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.  
The sentence shall be in Range I.

2. The defendant shall pay a fine of \$-0-.

3. The sentence imposed is eight (8) years, months, days.

4. This sentence shall be served:  
(X) concurrently with sentences in the following cases and/or  
unts: Dickson County Case No 10818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A  
( ) community service without compensation days, hours.

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
( ) the Department of Corrections,  
( ) the sentence is a community based alternative to incarceration under  
T. C. A. Title 40, Chapter 36, as provided in the attached supplemental  
order incorporated herein.

7. The defendant shall be:

- (x) continuously confined,  
( ) continuously confined for a period of \_\_\_\_\_ followed by  
probation for a period of \_\_\_\_\_  
( ) periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

- \_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
( ) granted immediate probation for a period of \_\_\_\_\_.

The conditions of probation are enumerated in the attached supplemental  
order incorporated herein.

8. The defendant, having been sentenced to confinement in the local jail  
or workhouse, shall be eligible for work release or other rehabilitative  
programs but not parole after serving:

(Felony) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%

(Misdemeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 60%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

9. The release date of the defendant confined in the local jail or  
workhouse shall be after serving \_\_\_\_\_%.

10. The defendant is allowed jail credit of \_\_\_\_\_ days or  
this sentence for in-custody dates of \_\_\_\_\_

11. The defendant (x) is or ( ) is not rendered infamous.

12. The costs of this cause shall be paid by defendant.

13. [Supplementing paragraph \_\_\_\_\_ above].

DATE OF JUDGEMENT AND  
SENTENCE:

March 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)

STATE OF TENNESSEE

CASE # 10882H COUNT I

INDICTED CHARGE AGGRAVATED SEXUAL BATTERY

EDWARD E. "GENE" NICHOLS  
DEFENDANT  
DATE OF BIRTH 03/15/67  
RACE W SEX M  
SS# [REDACTED]

(AMENDED CHARGE, IF ANY)  
CONVICTED OFFENSE AGGRAVATED SEXUAL  
BATTERY  
CLASS B FELONY/CLASS MISDEMEANOR

J U D G M E N T

(Fill in all applicable blanks and check all applicable provisions)

Comes the District Attorney General for the State and defendant with counsel of record, Robert Wilson, Public Defender, for entry of judgment.

On the 16th day of March, 1990, the defendant, having  
(X) entered a guilty plea,  
( ) been found guilty by jury verdict,  
( ) been found guilty by bench trial,  
( ) entered a plea of nolo contendere,  
is convicted of the offense of:

Aggravated Sexual Battery  
cc itted on (date) day of May, 1989,  
which is a:  
(X) Class B felony  
( ) Class misdemeanor

After considering the evidence, the entire record, and all factors in T. C. A. Title 40, Chapter 35, all of which are incorporated by reference herein, the Court's findings and rulings are:

1. The defendant is:  
( ) an especially mitigated offender with a % release eligibility date,  
(X) a standard offender,  
( ) a multiple offender,  
( ) a persistent offender,  
( ) a career offender.  
The sentence shall be in Range I.

2. The defendant shall pay a fine of \$ -0-.

3. The sentence imposed is eight (8) years, months, days.

4. This sentence shall be served:  
(X) concurrently with sentences in the following cases and/or counts: Dickson County Case No 18818

( ) consecutively to sentences in the following cases and/or counts:

5. Restitution is ordered as follows:

( ) N/A  
( ) community service without compensation hours, days,

6. The place of confinement is:

( ) the local jail,  
( ) the local workhouse,  
( ) the regional workhouse (if available),  
(X) the Department of Corrections,

( ) the sentence is a community based alternative to incarceration under T. C. A. Title 40, Chapter 36, as provided in the attached supplemental order incorporated herein.

7. The defendant shall be:

(X) continuously confined,  
( ) continuously confined for a period of \_\_\_\_\_ followed by

probation for a period of \_\_\_\_\_  
( ) periodically confined as follows (specify total time and days or parts  
of days the defendant is to be confined) \_\_\_\_\_

\_\_\_\_\_ followed by probation for a period of \_\_\_\_\_  
( ) granted immediate probation for a period of \_\_\_\_\_.

The conditions of probation are enumerated in the attached supplemental  
order incorporated herein.

8. The defendant, having been sentenced to confinement in the local jail  
or workhouse, shall be eligible for work release or other rehabilitative  
programs but not parole after serving: \_\_\_\_\_

(Felony) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%

(Misdemeanor) \_\_\_\_\_ 0%  
\_\_\_\_\_ 10%  
\_\_\_\_\_ 20%  
\_\_\_\_\_ 30%  
\_\_\_\_\_ 40%  
\_\_\_\_\_ 50%  
\_\_\_\_\_ 60%  
\_\_\_\_\_ 70%  
\_\_\_\_\_ 75%

9. The release date of the defendant confined in the local jail or  
workhouse shall be after serving \_\_\_\_\_ %.

10. The defendant is allowed jail credit of \_\_\_\_\_ days on  
this sentence for in-custody dates of \_\_\_\_\_

11. The defendant (X) is or ( ) is not rendered infamous.

12. The costs of this cause shall be paid by defendant.

13. [Supplementing paragraph \_\_\_\_\_ above].

14. Counts II, III and IV of this indictment are hereby nollied.

DATE OF JUDGEMENT AND  
SENTENCE:

March 16, 1990

  
JUDGE (Signature)

Allen W. Wallace  
Judge (Type or Print)



BOY SCOUTS OF AMERICA

Middle Tennessee Council—Boy Scouts of America



April 25, 1991

PERSONAL & CONFIDENTIAL

SUBJECT: Gene E. Nichols

Mr. Paul Ernst, Director  
Registration and Statistical Service  
National Office  
Boy Scouts of America  
1325 Walnut Hill Lane  
P. O. Box 152079  
Irving, TX 75015-2079

Dear Paul:

We have asked for and should receive soon the records concerning Gene E. Nichols, as you requested in your April 16 letter.

Paul, this information has been hard to come by since it has complications in the community of Ashland City.

We will forward this information to you as soon as possible.

Sincerely,

Tim Cooper  
Director of Field Service

TC:jh



A United Way Member Agency

READY FOR FILE

APR 16 1991

BARBARA GOSEY

April 16, 1991

Mr. E. L. Tolbert  
Scout Executive  
Middle Tennessee Council, No. 560

PERSONAL AND CONFIDENTIAL

SUBJECT: GENE E. NICHOLS

Dear Herschel:

In November of 1989, you were so kind to send us information concerning the above named individual. At that time you indicated he had been suspended for charges of child abuse.

We have written to you several times since that date and have had no response to our letters. We must have something in writing that would indicate the charges of child abuse and the outcome of any legal action. Can you not send us newspaper clippings, court records, or statements of some kind that would substantiate what these charges really involved?

Thanks for your help.

Sincerely,

Paul Ernst, Director  
Registration and Statistical Service

bg

cc: James D. Wilson, Southeast Region

December 3, 1990

Mr. E. L. Tolbert  
Scout Executive  
Middle Tennessee Council, No. 560

PERSONAL AND CONFIDENTIAL

SUBJECT: GENE E. NICHOLS

Dear Herschel:

You suspended Mr. Nicholas because of allegations of child abuse. We do not have any newspaper clippings or court records which would substantiate these charges.

Since so much time has elapsed, we wonder if the legal action has now been completed. Please send us newspaper clippings or court records which would document that and give us the sentencing which took place. This would then complete our file.

Sincerely,

Paul Ernst, Director  
Registration and Statistical Service

b6

cc: Southeast Region

READY TO FILE  
DEC 03 1990  
ERIN ORILEY



May 1, 1990

READY FOR FILE

MAY 9 1990

JULIE FIELDER

Mr. E. L. Tolbert  
Scout Executive  
Middle Tennessee Council, No. 560

PERSONAL AND CONFIDENTIAL

SUBJECT: GENE E. NICHOLS

Dear Herschel:

We have not heard from you for several months and would like more information concerning the child abuse charges which were filed. Please send us newspaper clippings, court records, or other information which would help us to substantiate these charges.

We would like the final outcome if the legal action has now been completed. An indication of the sentencing would certainly strengthen our file and enable us to refuse registration anywhere in the country.

Thanks for your help in this matter.

Sincerely,

Paul Ernst, Director  
Registration Service

jf

cc: Southeast Region

January 10, 1990

READY FOR FILE  
JAN 10 1990  
JULIE FIELDER

Mr. E. L. Tolbert  
Scout Executive  
Middle Tennessee Council, No. 560

PERSONAL AND CONFIDENTIAL

SUBJECT: GENE E. NICHOLS

Dear Herschel:

Thank you for the copy of the letter which was sent to Mr. Nichols and, also, the record sheet. Both of these are helpful as we start a file which will lead to refusal of future registration.

I would like newspaper clippings, court records, or statements from individuals giving us more information concerning the charges of child abuse. We need some sort of substantiation in our file, in order to have a permanent file that will lead to refusal of registration anywhere in the country.

We would, also, like to have the outcome of any legal action which takes place. This is most important to complete our file.

Thanks for your help in this matter.

Sincerely,

Paul Ernst, Director  
Registration Service

jf

cc: Southeast Region



BOY SCOUTS OF AMERICA

Middle Tennessee Council — Boy Scouts of America

November 7, 1989

REGISTERED

RETURN RECEIPT REQUESTED

Mr. Gene E. Nichols

White Bluff, TN 37187


Dear Mr. Nichols:

After careful review, we have decided that your registration with Boy Scouts of America should be denied. We are therefore compelled to request that you sever any relations that you may have with the Boy Scouts of America. A refund of your registration is enclosed.

You should understand that BSA membership registration is a privilege and is not automatically granted to everyone who applies. We reserve the right to refuse registration whenever there is a concern that an individual may not meet the high standards of membership which the BSA seeks to provide for American youth.

If you wish to have this decision reviewed by a BSA regional review committee, please write to the regional director within 60 days of the date of this letter, explaining your version of the facts supporting your claim that your registration as a BSA member should be reinstated. The procedures for a review of this decision are attached.

Sincerely yours,

  
Scout executive

Enc.

cc: Paul Ernst, National registration  
Jim Wilson, Assist. regional director



A United Way Member Agency

CONF011059

READY FOR FILE

OCT 02 1989

A. GRAVES

October 6, 1989

Mr. E. L. Tolbert  
Scout Executive  
Middle Tennessee Council, No. 560

PERSONAL AND CONFIDENTIAL

SUBJECT: Gene E. Nichols

Dear Herschel:

I appreciate the Ineligible Volunteer Record Sheet you recently sent concerning the above named individual. This is most helpful to us and will enable us to identify Mr. Nichols should he attempt registration in some other location.

If Mr. Nichols has been arrested, we would like to have copies of the newspaper clippings or court records related to this. We will also need the final outcome of any legal action which is taking place.

If there is to be no legal action, we would like statements from individuals in writing or from someone who would document what actually happened.

Thanks for your help in completing this file.

Sincerely,

Paul Ernst, Director  
Registration Service

ag

cc: Southeast Region

# APPENDIX A

## CONFIDENTIAL RECORD SHEET

REGISTRATION SERVICE  
BOY SCOUTS OF AMERICA

Date 9-26-89

Social Security Number [REDACTED]

Full name Gene E. Nichols

(No initials if you can possibly get full name)

Address [REDACTED]

City White Bluff State TN ZIP 37187

of birth 3-15-67 (This is important and should be exact.)

Approximate age        (To be used ONLY when date of birth is not known.)

Religion        Nationality American

Occupation School Janitor

Education High School

Weight 200 lbs. Height 5'7" Race White

Color of hair Brown Color of eyes       

Outstanding characteristics or interests       

Married or single Single Children No  
(Number, age, and names, if possible)

Spouse's name       

Scouting connections       

Unit No.        City        State        Position        Date registered        Date resigned       

Pk 594 Kingston ACM 12-1988 9-22-89  
Springs, TN

Special Recognition       

Suspended or denied registration for following reasons: Suspended for  
charges of child abuse.

SPECIFY THE FACTS THAT LEAD YOU TO RECOMMEND DENIAL OF REGISTRATION, AND LIST ATTACHED SUPPORTING DOCUMENTS (STATE ONLY KNOWN FACTS, NOT RUMOR, CONJECTURE, OR SPECULATION):

Signed [Signature]

Scout Executive

Council Middle Tennessee #560

*Added to CF file*

MS08

MEMBERSHIP SUPPORT SYSTEM  
MEMBER DELETE10/02/89  
13:18:40

CNCL 560 PRG/UNIT S0594 SEQ. 103979

FIRST: GENE

LAST : NICHOLS

ADDR1: [REDACTED]

ADDR2: WHITE BLUFF

TN

ADDR3:

ADDR4:

ZIP: 37187

REG STATUS: D ENROLL: 1086 BIRTH: 0367 SEX: M AGENCY: M ADULT/YOUTH: A

POSITION: MC FINDERCODE: 01 PHONE: [REDACTED] BULK: MAG-STATUS: \*

REN DAT: 0889

TRANSFER FROM = CNCL: PGH/UNIT: SEQ: TRANSFER DATE:

## MAGAZINES

--SOURCE--		PRICE	SUB	STRT	--COPIES--		ISSUES	TO GO	AREAR	LAST LABEL	EXP	
TYPE	CNCL	P/UNT	CODE	TRM	DATE	FIRST	LAST	ORIG	TOTAL	COUNT	PRINTED	DAT
B			N	12	1187	1187	1088	00	000	00	2708	1088

PF2&gt;DELETE PF12&gt;MENU CLR&gt;END

MEMBER DELETED FROM DATABASE SUCCESSFULLY

MS08

MEMBERSHIP SUPPORT SYSTEM  
MEMBER DELETE10/02/89  
13:18:53

CNCL 560 PRG/UNIT C3594 SEQ. 185594

FIRST: GENE E

LAST : NICHOLS

ADDR1: [REDACTED]

ADDR2: WHITE BLUFF

TN

ADDR3:

ADDR4:

ZIP: 37187

REG STATUS: D ENROLL: 0189 BIRTH: 0367 SEX: M AGENCY: M ADULT/YOUTH: A

POSITION: CA FINDERCODE: 01 PHONE: [REDACTED] BULK: MAG-STATUS: \*

REN DAT: 1289

TRANSFER FROM = CNCL: PGH/UNIT: SEQ: TRANSFER DATE:

## MAGAZINES

--SOURCE--		PRICE	SUB	STRT	--COPIES--		ISSUES	TO GO	AREAR	LAST LABEL	EXP	
TYPE	CNCL	P/UNT	CODE	TRM	DATE	FIRST	LAST	ORIG	TOTAL	COUNT	PRINTED	DAT

PF2&gt;DELETE PF12&gt;MENU CLR&gt;END

MEMBER DELETED FROM DATABASE SUCCESSFULLY

Received from  
10/13/89  
if any  
ack  
AD